### PATENT COOPERATION TREAT

## **PCT**

REC'D 0.9 MAR 2005

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 1142WOORD01	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
International application No. PCT/EP 03/12787	International filing date (day/mont 15.11.2003	hlyear) Priority date (day/monthlyear) 19.11.2002					
International Patent Classification (IPC) or be C07D471,04  Applicant ALTANA PHARMA AG et al.	oth national classification and IPC	,					
ALTANATTIANIVIA AG et al.							
This International preliminary exar Authority and is transmitted to the	<ol> <li>This International preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>						
2. This REPORT consists of a total of	of 5 sheets, including this cover	sheet.					
peen amended and are the t	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).						
These annexes consist of a total o	f sheets.						
This report contains indications rel	ating to the following items:						
i 🖾 Basis of the opinion							
II ☐ Priority							
	pinion with regard to novelty, in	ventive step and industrial applicability					
IV  Lack of unity of invention							
V 🖾 Reasoned statement u	nder Rule 66.2(a)(ii) with regard ons supporting such statement	to novelty, inventive step or industrial applicability;					
VI							
VII   Certain defects in the in	nternational application						
VIII   Certain observations or	n the international application						
Date of submission of the demand	Date of c	completion of this report					
21.05.2004		2005					
Name and mailing address of the international preliminary examining authority:	l Authorize	ed Officer					
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 52365 Fax: +49 89 2399 - 4465	· · · · · · · · · · · · · · · · · · ·	I, A le No. +49 89 2399-8591					

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/12787

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages				
	1-27	•	as originally filed			
	Clai	ms, Numbers				
	1-10	•	as originally filed			
<ol><li>With regard to the language, all the elements marked above were available or furnished to this Author language in which the international application was filed, unless otherwise indicated under this item.</li></ol>						
These elements were available or furnished to this Authority in the following language: , which is:						
		the language of a tra	nslation furnished for the purposes of the international search (under Rule 23.1(b)).			
		the language of publi	cation of the international application (under Rule 48.3(b)).			
		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 8).			
3.	. With regard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:					
		contained in the inter	national application in written form.			
		filed together with the	e international application in computer readable form.			
		furnished subsequen	tly to this Authority in written form.			
		furnished subsequen	tly to this Authority in computer readable form.			
		The statement that the in the international a	ne subsequently furnished written sequence listing does not go beyond the disclosure opplication as filed has been furnished.			
		The statement that the listing has been furnitude.	ne information recorded in computer readable form is identical to the written sequence shed.			
4.	The	amendments have re	esulted in the cancellation of:			
		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			
5.		This report has been been considered to g	established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).			
		(Any replacement streport.)	neet containing such amendments must be referred to under item 1 and annexed to this			
6	Add	litional observations.	if necessary:			

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III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicab	apıllı	·y
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۱.	obv	bvious), or to be industrially applicable have not been examined in respect of:					
		the entire international applica	tion,				
	$\boxtimes$	claims Nos. 10					
		because:					
	⊠	the said international application does not require an internation	on, or t nal pre	the said clain Iiminary exar	ns Nos. 10 relate to the following subject matter which nination (specify):		
		see separate sheet					
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):					
		the claims, or said claims Nos could be formed.	. are s	o inadequate	ly supported by the description that no meaningful opinion		
		no international search report	has be	en establish	ed for the said claims Nos.		
2.	or a	meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and r amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative nstructions:					
		the written form has not been	furnish	ed or does n	ot comply with the Standard.		
		the computer readable form h	as not	been furnish	ed or does not comply with the Standard.		
۷.		soned statement under Artic tions and explanations supp			rd to novelty, inventive step or industrial applicability;		
1.	Stat	tement					
	Nov	reity (N)	Yes: No:	Claims Claims	1-10		
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-10		
	Indi	ustrial applicability (IA)	Yes: No:	Claims Claims	1-9		
2.	Cita	tions and explanations					
	see	separate sheet					

### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

1) Claims 10 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(l) PCT).

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1) The closest prior art represented by D1 to D3 discloses compounds similar to the present ones which have been excluded by the applicant in the present application (cf. various provisos).
  - Accordingly the present subject-matter is novel pursuant to Article 54(1)(2) EPC.
- 2) D1 to D3 also concern the treatment of gastric and intestinal diseases. The compounds disclosed there exhibit an excellent activity as regards the lowering of the acid secretion (cf. D1, pages 35 and 26, D2, page 22, table 2, D3, pages 24 and 25).

Accordingly a skilled person looking for alternative compounds would surely try to vary the already known structure in order to new compounds having the same effect. As argued by the applicant (cf. present page 20, 3rd paragraph) the present compounds are superior to the compounds of the prior art. However, no comparison tests have been put forward in order to prove this allegation.

Therefore, without a clear proof compared to structurally closest compounds (cf. decision of the Board of Appeal T181/82) no inventive step can be acknowledged with regard to Article 56 EPC.

3) For the assessment of the present claim 10 on the question whether it is industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.